EXHIBIT A-4

CAUSE NO. DC-22-06350

PHOENIX CAPITAL GROUP	§.	IN THE DISTRICT COURT
HOLDINGS, LLC,	§	
Plaintiff,	§	
	§	
v.	§	DALLAS COUNTY, TEXAS
WILLIAM FRANCIS and INCLINE	§	
ENERGY PARTNERS, L.P.,	§	
Defendants.	§	
	§	116TH JUDICIAL DISTRICT

Partially Granting and Partially ORDER DENYING DEFENDANTS' TCPA MOTION TO DISMISS

On this day came on to be heard and considered Defendants' TCPA Motion to Dismiss

("Motion"). After considering the Motion, Plaintiff's Response, and any and all replies and in part, and GRANTED in part arguments of counsel, the court finds the Motion should be DENIED. It is, therefore,

ORDERED, ADJUDGED and DECREED that Defendants' TCPA Motion to Dismiss

is denied in all respects. except as to the tortious interference with a existing contract claim and, to the extent that such claims rest upon statements other than the Taylor email, Plaintiff's defamation and business disparagement claims are dismissed to that extent only. IT IS FURTHER ORDERED that movant is awarded \$10,000 for reasonable and necessary costs and fees in defending against the dismissed legal action.

